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Filing date:

10/28/2005

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91166000
Party	Defendant ADESSO SYSTEMS, INC. ADESSO SYSTEMS, INC. ONE LIBERTY SQUARE 7TH FLOOR BOSTON, MA 02109
Correspondence Address	STACEY C. FRIENDS RUBERTO, ISRAEL & WEINER, P.C. 6TH FLOOR 100 NORTH WASHINGTON STREET BOSTON, MA 02114-2128 scf@riw.com
Submission	Motion to Amend Identifications of Goods and Services
Filer's Name	Stacey C. Friends, Esq.
Filer's e-mail	trademark@riw.com
Signature	/scf/
Date	10/28/2005
Attachments	TTAB Amendment - Adecco-Adesso Agreement.txt ( 2 pages )

CERTIFICATE OF TRANSMISSION			
Date: October 28, 2005			
I hereby certify that this correspondence is bei electronic mail to the United States Patent and	<del>-</del>		
date indicated above.	Trademark Office on the		
/scf/			
Stacey C. Friends, Esq.			
Attorney Docket No. 08601-15			
IN THE UNITED STATES PATENT AND TRADEMARK OFFICE	!		
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD	•		
Adecco S.A.			
Opposer			
V.			
OPPOSITION NO. 91166000			
Adesso Systems, Inc.			
David Library			
Applicant			
MOTION TO AMEND IDENTIFICATIONS OF GOODS AND SER	RVICES IN APPLICATION,		
PURSUANT TO SETTLEMENT AGREEMENT			
Adesso Systems, Inc. (?Applicant?) and Adecco S.A (?Opposer?) have			
executed a settlement Agreement pertaining			
to the Adesso trademark and corresponding applications. Pursuant to			
that Agreement, Applicant must amend			
its identifications of goods and services in all of its ADESSO			
applications. Applicant therefore requests			
that the identification of goods for Application Serial No. 78351940 be			
amended by adding the following language:			
??all of the above goods not relating to human resources services,?			
and that the identification of services			
be amended by adding the following language: ??			
services not relating to human resources service	es.		
?	Decree of full an embedded of		
	Respectfully submitted,		
	ADESSO SYSTEMS, INC.		
Datada Cataban 20 2005	By its attorney,/scf/		
Dated: October 28, 2005	/5C1/		
Stacey C. Friends			
beddely of Themas	Ruberto, Israel & Weiner		
, PC			
	100 No. Washington Stree		
t	<u>,                                     </u>		
	Boston, MA 02114		
	617-742-4200		
	trademark@riw.com		
CERTIFICATE OF SERVICE			

I hereby certify that the foregoing MOTION TO AMEND INDENTIFICATIONS OF

No. 91166000 was served on Applicant?s attorney of record by facsimile

GOODS AND SERVICES in Opposition

on October 28, 2005, and by First Class mail, postage prepaid, on October 29, 2005, addressed to: George C. Limbach, Esq.
DLA Piper Rudnick Gray Cary US LLP 2000 University Avenue
East Palo Alto, CA 94303-2248
Facsimile: (650) 833-2001

Stacey C. Friends, Esq.

UNITED STATES PATENT AND TRADEMARK OFFICE Trademark Trial and Appeal Board P.O. Box 1451 Alexandria, VA 22313-1451

nlc

Mailed: February 8, 2006 Opposition No. 91166000

ADECCO SA

v.

ADESSO SYSTEMS, INC.

#### Cindy B. Greenbaum, Attorney:

#### PROPOSED AMENDMENT OF IDENTIFICATION OF GOODS AND SERVICES

On October 28, 2005, applicant filed a proposed amendment to its application Serial No. 78351940, without opposer's written consent. On December 20, 2005, the Board granted applicant thirty days to submit opposer's written consent to the proposed amended identification, and suspended the proceedings. On December 29, 2005, opposer filed its written consent to the proposed amended identification.

By the proposed amendment, applicant seeks to change the identification of goods and services in application Serial No. 78351940 **from**:

C1. 9: Computer software platforms for use in developing, deploying and/or operating mobile applications; computer software platforms for use in storing, communicating and/or sharing data with other computer applications that store, process or provide data for use in mobile applications, all of the above goods not relating to human resources services,

to:

C1. 9: Computer software platforms for use in developing, deploying and/or operating mobile applications; computer software platforms for use in storing, communicating and/or sharing data with other computer applications that store, process or provide data for use in mobile applications, all of the above goods not relating to human resources services, all of the above goods not relating to human resources services (emphasis added),

### and from:

C1. 42: Application service provider (ASP), namely, hosting computer software applications for use in developing, deploying and/or operating mobile applications and for use in storing, communicating and/or sharing data with other computer applications that either store, process or provide data for use in mobile applications; designing and customizing such computer applications; providing computer consulting and technical support services, namely, troubleshooting of computer software problems for the foregoing computer software applications, all of the above services not relating to human resources,

#### to:

C1. 42: Application service provider (ASP), namely, hosting computer software applications for use in developing, deploying and/or operating mobile applications and for use in storing, communicating and/or sharing data with other computer applications that either store, process or provide data for use in mobile applications; designing and customizing such computer applications; providing computer consulting and technical support services, namely, troubleshooting of computer software problems for the foregoing computer software applications, all of the above services not relating to human resources, all of the above services not relating to human resources services (emphasis added)

Inasmuch as the amendment is clearly limiting in nature as required by Trademark Rule 2.71(b), and because opposer consents thereto, it is approved and entered. See Trademark Rule 2.133(a).

If this resolves the dispute herein, opposer is allowed until thirty days from the mailing date of this order to file a withdrawal of the opposition, failing which the opposition will go forward on the application as amended. See Trademark Rule 2.106(c).

In the event opposer does not file a withdrawal of the opposition, applicant is allowed until SIXTY DAYS from the mailing date of this order to file a response to the notice of opposition, and discovery and trial dates are reset as follows:

## **DISCOVERY PERIOD TO CLOSE:**

July 15, 2006

Thirty-day testimony period for party in position of plaintiff to close:

October 13, 2006

Thirty-day testimony period for party in position of defendant to close: December 12, 2006

Fifteen-day rebuttal testimony period to close:

January 26, 2007

In each instance, a copy of the transcript of testimony together with copies of documentary exhibits, must be served on the adverse party within thirty days after completion of the taking of testimony. Trademark Rule 2.125.

Briefs shall be filed in accordance with Trademark Rule 2.128(a) and (b). An oral hearing will be set only upon request filed as provided by Trademark Rule 2.129.

<sup>&</sup>lt;sup>1</sup> Applicant's consented motion (filed December 20, 2005) to extend time to file an answer is granted to the extent set forth above.

Opposition No. 91166000